## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CIVIL MINUTES - GENERAL**

| Case No. SA CV 08-1392 DOC (RNBx)  Date: January 21, 2009  Title: WINSTON'S JEWELERS, INC. V. FEDERAL EXPRESS CORPORATION  |   |  |
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| PRESENT: <u>THE HONORABLE DAVID O. CAR</u>   | RTER, JUDGE   |  |
| Kristee Hopkins Courtroom Clerk  | Not Present Court Reporter  |  |
| ATTORNEYS PRESENT FOR PLAINTIFFS: ATTORNEY   | YS PRESENT FOR DEFENDANTS:  |  |
| NONE PRESENT   | NONE PRESENT  |  |
| PROCEEDING (IN CHAMBERS): ORDER TO SHOW CAUS  On December 8, 2008 this action was removed to  § 1441(b) and 1446(b). However, removal appears to be improp   | this Court pursuant to 28 U.S.C.  |  |
| [ ] The action was not removed within thirty deserved was served with "a copy of the initial relief." 28 U.S.C. § 1446(b); <i>Murphy Bros</i> 526 U.S. 344, 347-48, 119 S. Ct. 1322, 132 New United Motors Mfg., Inc., 857 F. Supp [X] Removing party has not alleged when the force (proof of service missing). | days of the date the first defendant to be al pleading setting forth the claim for s., <i>Inc. v. Michetti Pipe Stringing, Inc.</i> , 25-26, 143 L. Ed. 2d 448 (1999); <i>Ford v.</i> p. 707, 709 (N.D. Cal. 1994). |  |
| [ ] Removing party has not alleged which defendance not.  MINUTES FORM 11 DOC  | endants have been served and which  Initials of Deputy Clerk _kh_   |  |
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| [ | ] | Removing party has not alleged when each served defendant was served.   |
|---|---|---|
| [ | ] | Although the case may not have been initially removable, the action was not removed "within thirty days after receipt by the defendant, through service or otherwise, of a copy of an amended pleading, motion, order or other paper from which it may first be ascertained that the case is one which is or has become removable." 28 U.S.C. § 1446(b).  |
| [ | ] | All defendants have not joined in the notice of removal. Generally, all served defendants must join in removal. <i>Chicago, Rock Island, &amp; Pac. Ry. Co. v. Martin</i> , 178 U.S. 245, 248, 20 S. Ct. 854, 855, 44 L. Ed. 1055 (1900); <i>Parrino v. FHP, Inc.</i> , 146 F.3d 669, 703 (9th Cir. 1998); <i>Hewitt v. City of Stanton</i> , 798 F.2d 1230, 1232 (9th Cir. 1986); <i>Ely Valley Mines, Inc. v. Hartford Accident &amp; Indem. Co.</i> , 644 F.2d 1310, 1314 (9th Cir. 1981). |
| ] | ] | Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332 but all plaintiffs are not diverse from all defendants. <i>See</i> 28 U.S.C. § 1332; <i>see also Strawbridge v. Curtiss</i> , 7 U.S. (3 Cranch) 267 (1806).  |
| [ | ] | Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332 but some of the defendants are California citizens. <i>See</i> 28 U.S.C. § 1441(b).  |
| ] | ] | Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, some of the parties are corporations, and the Notice of Removal does not state both their state of incorporation and principal place of business. 28 U.S.C. § 1332.   |
| [ | ] | Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, the case was <i>not</i> initially removable, and the notice of removal was filed more than one year after commencement of the action. 28 U.S.C. § 1446(b); <i>Ritchey v. Upjohn Drug Co.</i> , 139 F.3d 1313, 1316 (9th Cir. 1998).   |
| ] | ] | Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332 but the matter in controversy does not appear to exceed \$75,000.  |
| [ | ] | Removal is on the basis of federal question jurisdiction pursuant to 28 U.S.C. § 1331 on grounds of preemption but it does not appear that any of the claims are subject to complete preemption.  |
| [ | ] | Removal is on the basis of federal question jurisdiction pursuant to 28 U.S.C. § 1331 on grounds of the artful pleading doctrine but the claims appear to be properly pled.   |

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Accordingly, the Court orders Defendant(s) to show cause in writing by **February 4**, **2009** why this action should not be remanded. Plaintiff(s) may submit a response in the same time period. The Clerk shall serve this minute order on all parties to the action.